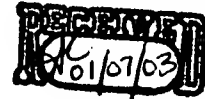


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant and Inventor Ho Keung, TSE.
Title Computer Apparatus/Software Access Right
Management
Filing Date 07/09/98
Application Number 09/112,276
Group Art Unit 2132
Examiner Gilberto Barron Jr.
Postal Address P.O. Box 70492, KLN Central Post Office, Hong
Kong.
H.K. Tel & FAX (852) 8105, 1090 & (852) 8105, 1091

#321
HW
1-9-03
Official



Hon. Commissioner of Patents and Trademarks, Washington, D.C. 20231.
Sir,

By Fax

Clarification of Claim Status

In the Advisory Action Dated Dec 2, 2002, the Examiner indicates "claims 10-12, 16-17 and 22 are those submitted April 2 2002". How about the other claims, namely as, claims 1-4, 6, 7, 9, 14, 18-21, are amendment thereof as requested in "Formal Response to Advisory Action Dated Sept 30 2002" being entered?

Further, although not being indicated in the Advisory Action, the claims other than claims 1, 9 also seems to not be allowed by the Examiner, but there is no reason why the Examiner rejects them or why the Examiner feels the my reasons for their patentability as submitted in "Formal Response to Advisory Action Dated Sept 30 2002" not persuasive.

In the Advisory Action, the examiner also states that claims 9, 1 are directed to "a non-statutory embodiment and not functional descriptive subject matter". Is that it is a printing error that claim 1 should be claim 11?

The Examiner is respectfully requested to clarify the above so that I can prepare an Appeal brief accordingly.

Submission of New Claim 23

Submitted herewith is new claim 23, it is being submitted before and was incorrectly indicated as depending on claim 21 and not being entered, it is now re-submitted as a dependent claim of claim 22.

Respectfully submitted,

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Hon. Commissioner of Patents and Trademarks, Washington, D.C. 20231.
Sir,

Submission of New Claim 23

It is found in a # of published US patent which claims "carrier wave", "carrier wave as a computer readable medium that stores the computer codes", as follows:

United States Patent 6,467,037

Griesemer

October 15, 2002

Claim 10. A computer program product that executes instructions, comprising:

computer code for maintaining a program counter

.....;

a computer readable medium that stores the computer codes.

11. The computer program product of claim 10, wherein the computer readable medium is selected from the group consisting of CD-ROM, floppy disk, tape, flash memory, system memory, hard drive, and data signal embodied in a carrier wave.

United States Patent

Smith

6,349,408

February 19, 2002

Techniques for implementing a framework for extensible applications

Primary Examiner: Dam; Tuan Q.

Assistant Examiner: Zhen; Wei

Claims

What is claimed is:

16. A computer program product for providing a software module within an application, comprising:
computer code that receives a software module

.....
a computer readable medium that stores the computer codes.

17. The computer program product of claim 16, wherein the computer readable medium is selected from the group consisting of CD-ROM, floppy disk, tape, flash memory, system memory, hard drive, and data signal embodied in a carrier wave.

United States Patent
Traversat, et al.

6,351,751
February 26, 2002

Persistent storage managers for configuring client/server environments

Primary Examiner: Black; Thomas
Assistant Examiner: Rones; Charles L.

Claims

What is claimed is:

18. A computer program product for initializing a client subsystem, comprising:
computer code that instantiates a first persistent manager object on a client subsystem....;

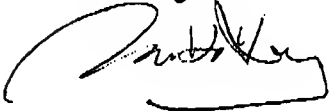
.....
a computer readable medium that stores the computer codes.

19. The computer program of claim 18, wherein the computer readable medium is selected from the group consisting of CD-ROM, floppy disk, tape, flash memory, system memory, hard drive, and data signal embodied in a carrier wave.

In new claim 23, "computer readable medium being in form of data signal embodied in a carrier wave" is not new matter. Note that the "computer code" of claim 22, upon which claim 23 depends, is being stored in the medium and corresponds to "the central program" of the description and as readable on sheet 7, last paragraph, lines 1,2, "the central program is being installed in a harddisk of a user computer", this implicitly indicates the central program which may be obtained from a disk or internet, is being transferred to the harddisk in the form of data signal embodied in a carrier wave.

Respectfully submitted,

Ho Keung, Tse.



-23-

23. A software product as claimed by claim 22, wherein said computer readable medium being in the form of data signal embodied in a carrier wave.